

1
2
3
4
5
6
7
8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**
10 **WESTERN DIVISION**

11 TRADELINE ENTERPRISES PVT,
12 LTD.,

13 Plaintiff,

14 v.

15 JESS SMITH & SONS COTTON, LLC;
16 and J.G. BOSWELL COMPANY,

17 Defendants.

Case No. 2:15-cv-08048-JAK
(RAOx)

**FINAL JUDGMENT AFTER
CONFIRMATION OF
ARBITRATION AWARD**

JS-6

1 **IT IS HEREBY ORDERED, ADJUDGED, and DECREED** that:

2 1. The Final Award signed by arbitrators J. William Rowley QC, Judge
3 Rosemary Barkett, and David J. Beck, Esq., dated April 10, 2018, in International
4 Centre for Dispute Resolution (“ICDR”) Case No. 01-16-0003-8669, *Tradeline*
5 *Enterprises Pvt. Ltd. v. Jess Smith & Sons Cotton, LLC, et. al.* is CONFIRMED and
6 Judgment is entered in favor of Jess Smith & Sons Cotton, LLC (“Jess Smith”) and
7 J.G. Boswell Co. (“Boswell”) (collectively, “Defendants”);

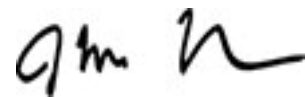
8 2. Plaintiff Tradeline Enterprises Pvt. Ltd.’s (“Tradeline”) claims are
9 DISMISSED WITH PREJUDICE;

10 3. Tradeline shall pay \$2,129,000 to Boswell to reimburse it for
11 Boswell’s costs of the arbitration, with said amount to accrue compound interest at
12 a rate of 6% from the date of the Award, with half yearly rests, until payment;

13 4. Tradeline shall pay \$3,525,000 to Jess Smith to reimburse it for Jess
14 Smith’s costs of the arbitration, with said amount to accrue compound interest at a
15 rate of 6% from the date of the Award, with half yearly rests, until payment.

16 **IT IS SO ORDERED.**

17
18 Dated: August 2, 2018



19 JOHN A. KRONSTADT
20 UNITED STATES DISTRICT JUDGE
21
22
23
24
25
26
27
28